

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

SEATON INSURANCE COMPANY and STONEWALL
INSURANCE COMPANY,

Case No. 07-CV-07032 (RMB)

Plaintiffs,
vs.

CAVELL USA INC. f/k/a KEN RANDALL AMERICA, INC.
f/k/a EASTGATE, INC. and KEN RANDALL, individually,

Defendants.

STIPULATION AND ORDER

IT IS HEREBY STIPULATED AND AGREED by and between the parties in the above-captioned action, by and through their undersigned counsel, that: (1) Cavell USA, Inc. (“Cavell”) and Ken Randall (“Randall”) shall have until November 12, 2007 to respond to the Complaint; (2) Stonewall Insurance Company and Seaton Insurance Company (the “Companies”) shall have fifty (50) days from the date Cavell and Randall serve their response to the Complaint to serve opposition papers to any motion Cavell and/or Randall might make; and (3) Cavell and Randall shall have twenty-five (25) days from the date the Companies serve their opposition to any motion to serve any reply.

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IT IS FURTHER STIPULATED AND AGREED that Cavell and Randall shall return signed waivers of service on or before September 21, 2007.

Dated: September 13, 2007

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**Attorneys for Defendants, Cavell USA, Inc. and
Ken Randall, individually**

See Court's Rulings: any MOTIONS

So ordered this 19th day of September 2007

RM/B

U.S.D.J.

Richard A. Berman